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IN THE UNITED STATES PATENT AND TRADEMARK OFFICERECEIVED

Patent Application of:

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Serial No.: 07/826,754

Now U.S. Patent No. 5,264,933

Issued: November 23, 1993

For: TELEVISION DISPLAYS

HAVING SELECTED INSERTED INDICIA

Commissioner of Patents and Trademarks Washington, DC 20231

Examiner: M. Lee

JAN 31 94

Art Unit: 2602

CERTIFICATE
OF
CORRECTION BRANCH

Date: January 5, 1994

APPROVED

APR-2 1 1994

FOR THE COMMISSIONER OF PAR. & F.M.

REQUEST FOR ISSUANCE OF CERTIFICATE OF CORRECTION

Sir:

Princeton Electronic Billboard, Inc., assignee of the entire interest in the U.S. patent number 5,264,933, which issued from the above-application, has discovered a minor error in one of the claims in that patent. As will be shown hereafter, the mistake which led to that error occurred in good faith and correction of the error does not involve such changes in the patent as would constitute new matter or require reexamination. Accordingly, PEB request that a certificate of correction be issued for the purpose of correcting that error.

In the issued patent, the final step of method claim 10 is stated as

"inserting said image of said desired indicia within said recognized portion of said display on A."

the inclusion in that step of the final two words, "on a" reflects an inadvertent misplacement of the opening bracket for a deletion in this claim made pursuant to an amendment submitted by the applicant during the course of prosecution of that application.

In an amendment dated March 22, 1993, responsive to an office action in this case dated January 26, 1993, the applicant amended claim 10 in several respects, including a deletion in 060 FD 01/26/94 07826754 0 145 100.00 CK

In an amendment dated March 22, 1993, responsive to an Office Action in this case dated January 26, 1993, the applicant amended claim 10 in several respects in light of prior art cited by the Examiner. Among such amendments was a deletion in the last step of that claim which was intended to delete the phrase "on a frame-to-frame basis" at the end of that step. Unfortunately, the opening bracket for that deletion was inadvertently misplaced two words forward of the intended beginning of the deletion, thus leaving the meaningless term "on a" dangling at the end of that method step. PEB believes that the intent of the deletion to the last step of claim 10 was clear and that the Examiner so understood that deletion. Accordingly, there will be no substantive effect for a correction of the patent to eliminate the term "on a" at the end of that last step of claim 10. PEB therefore respectfully requests that a Certificate of Correction for so eliminating that term be issued.

A completed form PTO-1050 to effect the requested correction is attached hereto.

A check in the amount of \$100.00 covering the fee for issuance of the requested Certificate of Correction is enclosed.

If there are any other fees due and owing, please charge Deposit Account No. 16-2131.

Respectfully submitted

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CERTIFICATE OF CORRECTION

PATENT NO. : 5,264,933

DATED: November 23, 1993

INVENTOR(S): Rosser, et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In claim 10, line 21 (corresponding to Column 13, line 18), X after "display" delete "on a".